

**IN THE NAME OF THE REPUBLIC OF ARMENIA
DECISION OF THE CONSTITUTIONAL COURT OF
THE REPUBLIC OF ARMENIA**

ON THE CASE CONCERNING THE DETERMINATION OF THE ISSUE REGARDING THE CONFORMITY OF PARAGRAPH 2, PART 10 AND PART 12, ARTICLE 68 OF THE RA LAW ON “THE CONSTITUTIONAL COURT” WITH THE CONSTITUTION OF THE REPUBLIC OF ARMENIA ON THE BASIS OF THE APPLICATIONS OF THE CITIZENS ARMEN HAMAMJYAN, AIDA QOCHARYAN, IRINA OGANEZOVA, ANNA BAGHDASARYAN AND AGNESA BAGHDASARYAN

Rapporteur H. Danielyan

Considering the results of the examination of the case and guided by Article 100(2), Parts 2 and 4, Article 102 of the Constitution, Articles 63, 64 and 72 of the Law on "The Constitutional Court," the Constitutional Court of the Republic of Armenia **DECIDES:**

1. Paragraph 2, of Part 10 and Part 12 of Article 68 of the Law on "The Constitutional Court" are in conformity with the Constitution of the Republic of Armenia.
2. To recognize the provisions of Part 12, Article 69 of the Law on “The Constitutional Court”, which are systemically interrelated with the challenged provisions, as contradicting the requirements of Article 19 of the Constitution of the Republic of Armenia and invalid in the regard to the part which limits the possibility to rehabilitate the rights of the person when the time period between adoption of a final judicial act and starting an examination in the Constitutional Court on the basis of the application (applications) submitted to the Constitutional Court on the issue of constitutionality of the provision of the law implemented against the given person, or by the day of adoption of the decision concerning that issue by the Constitutional Court does not exceed six months.
3. Pursuant to Part 2, Article 102 of the RA Constitution this decision is final and shall be final enters into force from the date of publication.

April 15, 2008
DCC-751